## Exhibit 16 Filed Under Seal

## **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-K

(Mark On	e)	
	ANNUAL REPORT PURSUANT TO SECTION 13 C	OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
	For the fiscal year en	nded December 29, 2018
	·	or
	TRANSITION REPORT PURSUANT TO SECTION	N 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
	For the transition p	
		number 001-33170
	METEL I	
		ST, INC.
	` `	nt as specified in its charter)
	Delaware State or other jurisdiction of incorporation or organization	95-4812784 (I.R.S. employer Identification No.)
		y Drive, Suite 150
		CA 92618
	(Registrant's telephone no Securities registered pursua	435-0025 number, including area code) ant to Section 12(b) of the Act:
	Title of each class  Common Stock, par value \$0.001 per share	Name of each exchange on which registered  None
		t to Section 12(g) of the Act: None
Indicate by	check mark if the registrant is a well-known seasoned issuer, as define	
Indicate by preceding 12 mo 90 days. Yes ⊠ Indicate by (§ 232.405 of thi Indicate by registrant's know	onths (or for such shorter period that the registrant was required to file s No $\square$ r check mark whether the registrant has submitted electronically every I is chapter) during the preceding 12 months (or for such shorter period to the check mark if disclosure of delinquent filers pursuant to Item 405 of R wledge, in definitive proxy or information statements incorporated by re-	be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the such reports), and (2) has been subject to such filing requirements for the past  Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T
"large accelerate	ed filer," "accelerated filer," "smaller reporting company," and "emergi	ing growth company" in Rule 12b-2 of the Exchange Act.
Large accelerate	ed filer $\square$ Accelerated filer $\square$	Non-accelerated filer ⊠ Smaller reporting company   Emerging growth company □
	ging growth company, indicate by check mark if the registrant has elect ting standards provided pursuant to Section 13(a) of the Exchange Act.	ted not to use the extended transition period for complying with any new or revised
Indicate by	check mark whether the registrant is a shell company (as defined in Re	.ule 12b-2 of the Act). Yes $\square$ No $\boxtimes$
The aggreg completed secon	gate market value of voting and non-voting common equity held by non ad fiscal quarter, was approximately \$16.1 million. (A)	n-affiliates as of June 30, 2018, the last business day of the registrant's most recently
June 30, 2018. E		s and persons whose beneficial ownership exceeds ten percent of the shares outstanding cate that such person possesses the power, directly or indirectly, to direct or cause the led by or under common control with the registrant.
As of Marc	ch 15, 2019, there were 140,020,665 outstanding shares of the registran	nt's common stock.
None.	DOCUMENTS INCOR	RPORATED BY REFERENCE

- cease manufacturing and/or selling products or using certain processes that are claimed to be infringing a third party's intellectual property;
- pay damages (which in some instances may be three times actual damages), including royalties on past or future sales, if we are found to infringe a third party's intellectual property;
- seek a license from a third-party intellectual property owner to use its technology in our products or the component products we resell, which may not be available on reasonable terms or at all; or
- redesign any products that are claimed to be infringing a third party's intellectual property, which may not be possible to do in a timely manner, without incurring significant costs or at all.

Moreover, any litigation, regardless of its outcome, involves a significant dedication of resources, including time and capital, and diverts management's attention from our other activities. As a result, any current or future infringement claims or patent challenges by or against third parties, whether or not eventually decided in our favor or settled, could materially adversely affect our business, financial condition and results of operations. Additionally, the outcome of pending or future litigation and related patent reviews and reexaminations, as well as any delay in their resolution, could affect our ability to continue to sell our products, protect against competition in the current and expected markets for our products or license or otherwise monetize our intellectual property rights in the future.

The vast majority of our revenues in recent periods have been generated from resales of component products, including primarily products sourced from Samsung, and any decline in these product resales could significantly harm our performance.

The vast majority of our revenues in recent periods have been generated from resales of component products, including NAND flash and DRAM products. We resell these component products to end-customers that are not reached in the distribution models of the component manufacturers, including storage customers, appliance customers, system builders and cloud and datacenter customers.

These component product resales are subject to a number of risks. For example, demand for these products could decline at any time for a number of reasons, including, among others, changing customer requirements or preferences, product obsolescence, introduction of more advanced or otherwise superior competing products by our competitors, the ability of our customers to obtain these products or substitute products from alternate sources (including from the manufacturer directly). customers reducing their need for these products generally, or the other risk factors described in this report. We have no long-term agreements or other commitments with respect to sales of these or any of the other products we sell. As a result, any decrease in demand for these products from us would reduce our sale levels and could materially adversely impact our revenues.

We may experience supply shortages at any time and for a variety of reasons, including, among others, spikes in customer demand that cannot be satisfied, any problems that arise with Samsung's manufacturing operations or facilities that cause disruptions or delays, or any failure to comply with the terms of the JDLA regarding the supply of these products. If we choose, or if we are forced, to seek to supply the component products we resell from other suppliers, we may not be able to identify other suppliers that are available and able to produce the particular components with the specific product specifications and in the quantities our customers require, or we may not be able to make arrangements with any other suppliers in a timely manner to avoid delays in satisfying customer orders. Further, even if we are able to make arrangements with other suppliers for sufficient component products to replace any undersupply from Samsung, we may not be able to make these arrangements on financial and other terms comparable to those we have negotiated with Samsung under the JDLA. As a result, any inability to obtain sufficient component products from Samsung could increase our cost of sales for component product resales if we are forced to pay higher prices to obtain the products from other suppliers. Moreover, all of our supply arrangements for these component products, including the terms of the JDLA and any arrangements we may establish with other suppliers, are subject to the other supply and manufacturing risks discussed elsewhere in these risk factors.